

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
SAN ANTONIO DIVISION**

LA UNIÓN DEL PUEBLO ENTERO, et al.,	§	
<i>Plaintiffs,</i>	§	
	§	
v.	§	5:21-CV-0844-XR
	§	[Consolidated Cases]
GREGORY W. ABBOTT, et al.,	§	
<i>Defendants.</i>	§	

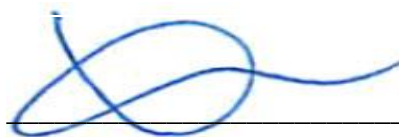
**ORDER FOR BRIEFING ON SUPPLEMENTAL AUTHORITY**

The Organizational Plaintiffs, the State Defendants, and Intervenor Defendants are directed to file supplemental briefing on the impact of the Supreme Court’s recent decision in *Food & Drug Administration v. Alliance for Hippocratic Medicine* on Plaintiffs’ standing in this case **within 10 days of this order or seek an extension of time to do so**. 602 U.S. ----, No. 23-235, 2024 WL 2964140, at \*2 (U.S. June 13, 2024).

In particular, given the Supreme Court’s conclusion in *Alliance for Hippocratic Medicine* that “diver[sion of] resources in response to a defendant’s actions” is insufficient to establish standing, *id.* at \*13, the Organizational Plaintiffs should address:

- (1) whether any Organizational Plaintiff intends to waive its arguments as to organizational standing and rely exclusively on associational standing and
- (2) how the Organizational Plaintiffs relying on organizational standing *only*—HAUL, Mi Familia Vota, and Voto Latino—have shown that the Challenged Provisions of S.B. 1 have “directly affected and interfered with” their “core” organizational activities, apart from any diversion of resources. *Id.*

**SIGNED** this 17th day of June, 2024.



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XAVIER RODRIGUEZ  
UNITED STATES DISTRICT JUDGE